UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/722,795	11/26/2003	David D. Bohn	003797.00686	7229
BANNER & W	7590 05/18/2007 /ITCOFF, LTD. FOR CLIENT NOS. 00379	EXAMINER BITAR, NANCY		
1100 13th STR		DITAR, NANCI		
SUITE 1200 WASHINGTON, DC 20005-4051			ART UNIT	PAPER NUMBER
			2624	
			MAIL DATE	DELIVERY MODE
			05/18/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)			
		10/722,795	BOHN ET AL.			
		Examiner	Art Unit			
		Nancy Bitar	2624			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAISING OF MAILING OF MAI	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	Lely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 04 M	<u>ay 2007</u> .				
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
4) Claim(s) 1-22 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) 1-22 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
, —	The specification is objected to by the Examine					
10)⊠	10)⊠ The drawing(s) filed on <u>26 November 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority (	under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
2) Notice 3) Information	et(s)  ce of References Cited (PTO-892)  ce of Draftsperson's Patent Drawing Review (PTO-948)  mation Disclosure Statement(s) (PTO/SB/08)  er No(s)/Mail Date 11/26/2003.	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P 6)  Other:	ate			

Art Unit: 2624

## **DETAILED ACTION**

Page 2

Applicant response to restriction requirement has been received on 05/02/2007.
 Applicant elects group I (claims 1-22) without traverse. Claims 23-30 are cancelled.

## Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claim 18-22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The phrase "such that" renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention. See MPEP § 2173.05(d). Claims 19-22 are also indefinite.

## **Double Patenting**

4. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

Art Unit: 2624

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

5. Claims 1-22 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-15 and 21 of copending Application No. 10/722631. Claims 1 and 11 are narrower than claim 1 and 15 for instance:

Application 10/722795	Application 10/722631
An input device for scanning a biometric	An input device for scanning a biometric
image, comprising	image, comprising
a housing	a housing
a scan head movably mounted to the	a scan head mounted to the housing
housing	
a platen moveably mounted to the housing	a platen moveably mounted to the housing
and the scan head for movement relative	for movement relative to the housing and
to the housing and the scan head between	the scan head between a first position and
a first position and a second position;	a second position;
and a biasing device configured to bias the	and a biasing device configured to bias the

Application/Control Number: 10/722,795 Page 4

Art Unit: 2624

platen toward the first position.	platen into its first position.

Although the conflicting claims are not identical, they are not patentably distinct from each other because omission of element and its function in combination is obvious expedient if remaining elements perform same functions as before. In re KARLSON (CCPA) 136 USPQ 184 (1963).

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

#### **Examiner Notes**

6. Examiner cites particular columns and line numbers in the references as applied to the claims below for the convenience of the applicant. Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested that, in preparing responses, the applicant fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner

# Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

Art Unit: 2624

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Page 5

- 8. Claims 1-4,11-22 are rejected under 35 U.S.C. 102(b) as being anticipated by Tuli et al (US 5,942,761).
- 9. As to claim 1, Tuli teaches an input device for scanning a biometric image, comprising: a housing (figure 1-element 1); a scan head movably mounted to the housing (figure 1-element 7); a platen moveably mounted to the housing and the scan head for movement relative to the housing and the scan head between a first position and a second position (figure 1-element 5); and a biasing device configured to bias the platen toward the first position (figure 1, element 9).

As to claim 2, Tuli teaches the device of claim 1, further comprising an encoder target (figure 4-emenet 13, the glass or transparent platen 5 is shown to have a patterned strip 13 which determines the rate at which information is sent to the device's microprocessor).

As to claim 3, Tuli teaches the device of claim 1, wherein the biasing device is an extension spring (The spring system 9 is always extended to apply a force to pull the platen towards the rest position, and also applies a force to keep the platen in the rest position when not in use, column 6, lines 1-9).

As to claim 4, Tuli teaches the device of claim 1, wherein the biometric image is a fingerprint (figure 1- element 17 from finger 8, column 5, lines 36-60).

Art Unit: 2624

As to claim 11, Tuli teaches an input device for scanning a biometric image, comprising: a housing having an angled way (figure 1, element 1); a platen moveably mounted to the housing for movement between a first position and a second position (figure 1, element 7), the platen being adaptive to receive the biometric image (column 6. lines 51-55); a scan head moveably mounted to the angled way, wherein movement of the platen causes the scan head to translate along the angled way; and an encoder target (column 6, lines 39-50).

As to claim 12, Tuli teaches the device of claim 11, further comprising a spring, the spring biasing the scan head assembly against the platen so as to bias the platen toward the first position (note that scanning begins with the finger pressed against the platen in its initial position and pushed until the platen reaches its terminal position and the static friction of the fingertip against the glass or transparent platen is greater than the kinetic friction of the platen against its housing elements, figures 1 and 2)

As to claim 13, Tuli teaches the device of claim 11, wherein the scan head is configured to scan a pattern on the encoder target and to capture a scan line of the biometric image and the corresponding pattern on the encoder target (column 6, lines 39-46).

As to claim 14, Tuli teaches the device of claim 11, wherein a pattern on the encoder target (figure 4- element 13, column 6, lines 48-50) is used to combine a series of scan lines to form an image representative of the biometric image (column 5, lines 55-57).

As to claim 15, Tuli teaches the device of claim 11, wherein a force applied to the platen is transferred to the scan head so as to direct the scan head to traverse the platen (FIG. 16. A mechanical means is employed to traverse the internal housing across the platen, as it simultaneously moves downward equidistant from the platen, by the applied force of the finger).

As to claim 16, Tuli teaches the device of claim 13, wherein the pattern is used to combine a series of scan lines to form an image representative of the biometric image (column 6, lines 47-67).

As to claim 17, Tuli teaches the device of claim 12, further comprising a spring (figure 2, element 9), the spring biasing the scan head assembly against the platen so as to bias the platen toward the first position (note that the spring system 9 is always extended to apply a force to pull the platen towards the rest position, and also applies a force to keep the platen in the rest position when not in use, column 6, lines 1-21)

As to claim 18, Tuli teaches an input device for scanning a biometric image, comprising: a housing (figure 1, element 1); a platen moveably mounted to the housing; an encoder target associated with the platen (figure 1, element 7); and a scan head moveably mounted to the housing, wherein movement of the platen causes the scan head to traverse the platen such that the scan head can capture a scan line of the fingerprint image and a portion of a pattern on the encoder target (column 6, lines 39-46).

As to claim 19, Tuli teaches the device of claim 18, wherein a pattern on the encoder target is used to combine a series of scan lines to form an image representative of the biometric image (column 6, lines 47-67).

As to claim 20, Tuli teaches the device of claim 18, further comprising a biasing device, the biasing device configured to resist movement of the scan head from a first position to a second position (note upon removing the finger from the glass or transparent platen in the position of FIG. 2, or at any intermediate location between starting and terminating positions, the platen returns to the rest position of FIG. 1 due to the force applied by the spring system 9, column 5, line 10-40).

As to claim 21, Tuli teaches the device of claim 18, wherein the encoder target comprises a repeating pattern (figure 4, element 13).

As to claim 22, Tuli teaches the device of claim 18, wherein the platen provides a substantially flat contact surface for the biometric image (figure 3, element 12-column 16, lines 33-36).

# Claim Rejections - 35 USC § 103

- 10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tuli (U.S. Patent No. 5,942,761) in view of Scott et al. (U.S. Patent No. 6,178,255). Hereinafter referred to as Tuli and Scott respectively.

As to claims 5 and 6, While Tuli meets a number of the limitations of the claimed invention, as pointed out more fully above. Tuli also teaches that the housing is configured to provide a support surface (Fig. 3 element 12 -Col. 6 lines 33 - 36) and the platen moves parallel to the support surface (Fig. 1-initial state- vs. Fig.2 -final state-); However, Tuli fails to teach that the encoder target comprises a non-repeating pattern. Pertaining to the same field of endeavor, Scott teaches a similar fingerprint scanner where the position of the platen is determined by viewing a bar code (called a "caliper") along side the desired finger print (Scott Fig. 10 - element 90 and Fig. 11) [Note that the caliper is a non-repeating 12-bit binary code pattern, See Scott Col. 6 lines 11 - 21]. Furthermore, Scott teaches that the use of such a caliper allows for individual segments of a fingerprint, which have been randomly recorded and stored, to be accurately and coherently reassembled (Scott Col. 2 lines 46 - 51). Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to replace Tuli's repeating pattern with a non-repeating pattern as taught by Scott to relax the requirements of sequentially recording and storing the fingerprint scan lines while still accurately reproducing the image.

As to claim 7, Tuli teaches the device of claim 2, wherein the scan head is adaptive to capture a scan line as the platen is moved (column 6, lines 39-67).

As to claim 8, Tuli teaches the device of claim 2, wherein the scan head is configured to scan a pattern on the encoder target and to capture a scan line of the biometric image and the corresponding pattern on the encoder target (column 5, lines 55-57; column 6, lines 39-46).

As to claim 9, Tuli teaches the device of claim 8, wherein the pattern on the encoder target is used to combine a series of scan lines to form an image representative of the biometric image (column 6, lines 47-67).

As to claim 10, Tuli teaches the device of claim 9, wherein the biasing device (figure 1, element 9) is a coiled spring (spring 9, figures 1-2).

# Inquiries

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Barton et al (US 7,162,060) is cited to a platen movement control system including two end stop op to-interrupter limit switches at each end of the platen's range of movement. Barton teaches that these switches are used to verify that the platen has been moved to a desired location at and end point or to alert the movement has reached a maximum limit.

O'Gorman et al. (U.S. Patent No. 6,970,584) is cited to teach a scan-line finger print sensor with stationary and movable components.

Schiller et al. (US 4,569,080) is cited to teach a fingerprint processing apparatus with a similar platen mounted on a carriage to permit translational movement.

Kramer et al. (U.S. Patent No. 6,317,508) is cited to teach a scan-line type finger print detector including how to assemble the resulting image from the scanned sections.

#### Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nancy Bitar whose telephone number is 571-270-1041. The examiner can normally be reached on Mon-Fri (7:30a.m. to 5:00pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Mancuso can be reached on 571-272-7695. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Nancy Bitar

05/10/2007

10SEPH MANGUSO